

1 Kirk D. Miller, WSBA #40025
2 KIRK D. MILLER, P.S.
3 421 W. Riverside Avenue, Ste. 660
4 Spokane, WA 99201
5 (509) 413-1494 Telephone
6 kmiller@millerlawspokane.com
7 *Attorney for Plaintiff*

8 Brian G. Cameron, WSBA #44905
9 CAMERON SUTHERLAND, PLLC
10 421 W. Riverside Avenue, Ste. 660
11 Spokane, WA 99201
12 (509) 315-4507 Telephone
13 bcameron@cameronsutherland.com
14 *Attorney for Plaintiff*

15 **IN THE UNITED STATES DISTRICT COURT
16 EASTERN DISTRICT OF WASHINGTON**

17 ISAAC GORDON, an individual, and)
18 all those similarly situated,) Case No.: 2:19-cv-0390 TOR
19)
20 Plaintiff,) **JOINT STATUS REPORT**
21 vs.) **PURSUANT TO ORDER**
22) **GRANTING, IN PART, THE**
23) **PARTIES' STIPULATED MOTION**
24 ROBINHOOD FINANCIAL, LLC, a) **(ECF NO. 53)**
25 Delaware limited liability company,)
26)
27 Defendant.)
28)

29 The parties, by and through their respective counsel of record, submit this
30 Joint Status Report pursuant to the Court's Order Granting, in Part, the Parties'
31 Stipulated Motion, dated September 14, 2020 (ECF No. 53), and state as follows:
32 **JOINT STATUS REPORT PURSUANT TO**
33 **ORDER (ECF NO. 53)-1**
34 4837-3022-7404v.4 0114672-000001

1 Plaintiff states that on or about September 14, 2020, he sent to Robinhood
2 Markets, Inc., via Certified Mail-Return Receipt Requested, a check in the amount
3 of \$7,974.43 as payment in full satisfaction of the judgment entered against
4 Plaintiff in favor of Robinhood Markets.

5 Plaintiff's counsel states that on or about September 18, 2020, they received
6 the Return Receipt from USPS, indicating the check was received by Robinhood
7 Markets on September 17, 2020.

8 As of the time of filing this Joint Status Report, Robinhood Markets states
9 that it has sought but not received confirmation that Plaintiff's check has cleared
10 and that the funds have been deposited in Robinhood Markets' bank account.

11 But based on Plaintiff's counsel's assurances that they have confirmed with
12 Mr. Gordon that sufficient funds to cover the amount of the check are, and will
13 remain, in the checking account on which he drew the judgment-payment check,
14 Robinhood Markets joins Plaintiff in requesting that the Court strike the hearing
15 scheduled for September 25, 2020, at 10:00 a.m., without prejudice to Robinhood
16 Markets' ability to request that the Court reset dates for the Debtor's Examination
17 and for Mr. Gordon to produce financial documents if the check he provided fails
18 to clear Robinhood Markets' bank account, in which case Mr. Gordon agrees not to
19 oppose such request.

20
21 JOINT STATUS REPORT PURSUANT TO
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1 DATED this 24th day of September, 2020.

2 KIRK D. MILLER, P.S.

3 s/ *Kirk D. Miller*

4 Kirk D. Miller, WSBA #40025

5 Attorney for Plaintiff

6 CAMERON SUTHERLAND, PLLC

7 s/ *Brian G. Cameron*

8 Brian G. Cameron, WSBA #44905

9 Attorney for Plaintiff

10 DAVIS WRIGHT TREMAINE, LLP

11 s/ *Kenneth E. Payson*

12 Kenneth E. Payson, WSBA #26369

13 Lauren B. Rainwater, WSBA #43625

14 Attorneys for Robinhood Markets, Inc.

15 JOINT STATUS REPORT PURSUANT TO
16 ORDER (ECF NO. 53)- 3

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CM/ECF Certificate of Service

I hereby certify that on the 24th day of September, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification of filing to the following:

KennethPayson@dwt.com Attorney for Defendant
Kenneth E. Payson

LaurenRainwater@dwt.com Attorney for Defendant
Lauren Rainwater

bcameron@cameronsutherland.com Attorney for Plaintiff
Brian G. Cameron

kmiller@millerlawspokane.com Attorney for Plaintiff
Kirk D. Miller

s/ *Teri A. Bracken*

Paralegal

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